

this conforms to the scope of §14-102 of this subtitle, as well as Art. 27, §349 of the Code. The present reference to "existing or any future" law is deleted as unnecessary.

The only other changes are in style.

14-104. DAMAGING OR TAMPERING WITH VEHICLE.

(A) IN GENERAL.

A PERSON MAY NOT:

(1) WILLFULLY DAMAGE OR TAMPER WITH ANY VEHICLE WITHOUT THE CONSENT OF ITS OWNER; OR

(2) DROP OR THROW STONES OR OTHER OBJECTS AT ANY VEHICLE OR AT ITS OCCUPANTS.

(B) CLIMBING ON OR MANIPULATING MECHANISMS OF VEHICLE.

A PERSON MAY NOT, WITH INTENT TO COMMIT ANY MALICIOUS MISCHIEF, DAMAGE, INJURY, OR CRIME:

(1) CLIMB INTO OR ON ANY VEHICLE, WHETHER IT IS IN MOTION OR AT REST; OR

(2) MANIPULATE OR ATTEMPT TO MANIPULATE ANY OF THE LEVERS, STARTING MECHANISM, BRAKES, OR OTHER MECHANISM OR DEVICE OF ANY VEHICLE WHILE IT IS AT REST AND UNATTENDED.

REVISOR'S NOTE: This section presently appears as Art. 66 1/2, §4-104.

The present references to a violation of this section as a "misdemeanor" are deleted as unnecessary in light of §27-101 of this article.

In the introductory language of subsection (a) of this section, the present phrase "either individually or in association with one or more persons" is deleted as unnecessary; see §26-101 of this article.

In subsection (a)(2) of this section, the words "drop or throw" are substituted for "hurls" for purposes of clarity.

In subsection (b)(2) of this section, the term "manipulate" is added to complement the phrase "attempt to manipulate" and correct an apparent oversight.

The only other changes are in style.